

Page 2 of 4

Case 8:12-cr-00161-DOC Document 5 Filed 06/25/12 Page 2 of 4 Page ID #:22

1		
C	. (X)	the history and characteristics of the defendant; and
	. (X)	the nature and seriousness of the danger to any person or the community.
-		IV.
; 	The	Court also has considered all the evidence adduced at the hearing and the
ar	guments	and/or statements of counsel, and the Pretrial Services
R	eport/reco	ommendation.
1		V.
	The (Court bases the foregoing finding(s) on the following:
A	. (X)	As to flight risk: Defendant's lack of strong ties to the local community,
		lack of stable employment or residence, lack of adequate bail resources,
		her use of numerous aliases and/or name variations, her use of two social
		security numbers, her numerous violations of probation and parole, her
		history of substance abuse, her commission of the charge offense while on
		probation, the possible ten-year prison sentence she faces (and deserves) if
		convicted on the underlying charged offense.
В.	(X)	As to danger: Defendant's very extensive criminal history and the nature
		of the charged offense demonstrate Defendant is a recidivist and career
		criminal.
		VI.
A	()	The Court finds that a serious risk exists the defendant will:
		1. () obstruct or attempt to obstruct justice.
		2. () attempt to/() threaten, injure or intimidate a witness or juror.
В.	The C	Court bases the foregoing finding(s) on the following:

Case 8:12-cr-00161-DOC Document 5 Filed 06/25/12 Page 3 of 4 Page ID #:23

C. IT IS FURTHER ORDERED that the defendant be afforded reasonable opportunity for private consultation with counsel.

D. IT IS FURTHER ORDERED that, on order of a Court of the United States or on request of any attorney for the Government, the person in charge of the corrections facility in which defendant is confined deliver the defendant to a United States marshal for the purpose of an appearance in connection with a court proceeding.

Dated: June 25, 2012

custody pending appeal.

ARTHUR NAKAZATO
UNITED STATES MAGISTRATE JUDGE